1	DAVID Z. CHESNOFF, ESQ.		
2	Nevada Bar No. 2292 520 South Fourth Street		
3	Las Vegas, Nevada 89101		
4	Telephone: (702)384-5563 Attorney for Defendant, <i>WEI SENG PHUA</i>		
5			
6	UNITED STATES DISTRICT COURT		
7	DISTRICT OF NEVADA		
8	UNITED STATES OF AMERICA		
9	Plaintiff,		
10)	2.14 CD 00240 ADC DAI	
11) v.)	2:14-CR-00249-APG-PAL AMENDED	
12	WEI SENG PHUA, DARREN WAI KIT PHUA, SENG CHEN YONG,	STIPULATION TO CONTINUE DEFENDANTS' MOTION TO	
13	WAI KIN YONG, HUI TANG,	SUPPRESS	
14	YAN ZHANG, YUNG KEUNG FAN) HERMAN CHUN SANG YEUNG,)		
15			
16	Defendant.)		
17			
18	STIPULATION		
19			
20	IT IS HEREBY STIPULATED and AGREED by and between Kimberly M. Frayn,		
21	Assistant United States Attorney, David Z. Chesnoff, Esq., attorney for Wei Seng Phua, Richard A.		
22	Schonfeld, Esq., attorney for Darren Wai Kit Phua, Michael Pancer, Esq., attorney for Defendant		
23			
24	Seng Chen Yong and Wai Kin Yong, Andrew M. Lankler, Esq., attorney for Defendant Hui Tang,		
25	Thomas F. Pitaro, Esq., attorney for Defendant Yan Zhang, Chris T. Rasmussen, Esq., attorney for		
26	Defendant Yung Keung Fan, John V. Spilotro, Esq., attorney for Defendant Herman Chun Sang		
2728	Yeung, that the previously ordered deadline for filing of Defendants' Motions to Suppress be vacated		
	and that the parties shall have to and including October 27, 2014, within which to file the		

Defendants' Suppression motions currently due October 17, 2014 (a Stipulation was previously filed, Docket 216, requesting October 21, 2014 as a deadline, that Stipulation would be withdrawn as a result of this Stipulation).

All other deadlines shall remain the same.

This Stipulation is entered into for the following reasons:

- 1. Assistant United States Attorney Kimberly Frayn is starting a trial that is anticipated to last the week of October 20, 2014. The government has been provided drafts of the Motions to Suppress by the Defendants and has requested additional time before the Defendants file said Motions, in order to provide the United States Attorney's office additional time to analyze the issues raised therein;
 - 2. The Government and the Defendants have no objection to the continuance;
- 3. All deadlines for responses and replies will remain as previously Ordered and the hearing date will also remain as previously scheduled.

DATED this 17th of October, 2014.

UNITED STATES ATTORNEY

CHESNOFF & SCHONFELD

/s/ David Z. Chesnoff

/s/ Kimberly M. Frayn		
KIMBERLY M. FRAYN, AUSA		
333 Las Vegas Blvd. S.		
Las Vegas, Nevada 89101		
Attorney for Plaintiff		
•		

DAVID Z. CHESNOFF, ESQ. Nevada Bar No. 2292 520 South Fourth Street Las Vegas, Nevada 89101 Attorney for Defendant, Wei Seng Phua

1	CHESNOFF & SCHONFELD	LAW OFFICES OF MICHAEL PANCER
2		
3	/s/ Richard A. Schonfeld	/s/ Michael Pancer
4	RICHARD A. SCHONFELD, ESQ. Nevada Bar No. 6815	MICHAEL PANCER, ESQ. 105 W. F. Street
5	520 South Fourth Street	San Diego, CA 92101
6	Las Vegas, Nevada 89101 Attorney for Defendant,	DAVID T. BROWN, ESQ. 520 South Fourth Street
7	Darren Wai Kit Phua	Las Vegas, NV 89101
		Attorneys for Defendants,
8		Seng Chen Yong and Wai Kin Yong
9	BAKER BOTTS L.L.P.	THOMAS F. PITARO
10		
11		
12	/s/ Andrew M. Lankler ANDREW M. LANKLER, ESQ.	/s/ Thomas F. Pitaro THOMAS F. PITARO, ESQ.
13	30 Rockefeller Plaza	1212 S. Casino Center Blvd.
14	New York, NY 10112	Las Vegas, NV 89101
15	Attorney for Defendant, Hui Tang	Attorney for Defendant, Yan Zhang
16	SPILOTRO & KULLA	RASMUSSEN & KANG LLC
17		
	/s/ John V. Spilotro	/s/ Chris T. Rasmussen
18	626 S. Third Street Las Vegas, Nevada 89101	CHRIS T. RASMUSSEN, ESQ. 330 S. Third Street
19	Attorney for Defendant,	Ste. 1010
20	Herman Chun Sang Yeung	Las Vegas, NV 89101
21		Attorney for Defendant, Yung Keung Fan
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5	Attorney for Defendant, Wei Seng Phua		
6			
7	UNITED STATES DISTRICT COURT		
8	DISTRICT OF NEVADA		
9	UNITED STATES OF AMERICA)	
10)	
11	Plaintiff,)	
12	v.) 2:14-CR-00249-APG-PAL	
13	WEI SENG PHUA, DARREN WAI) STIPULATION TO CONTINUE	
14	KIT PHUA, SENG CHEN YONG, WAI KIN YONG, HUI TANG,) PRETRIAL MOTION DEADLINES AND TRIAL DATE AND PROPOSED	
15	YAN ZHANG, YUNG KEUNG FAN) ORDER	
16	HERMAN CHUN SANG YEUNG,)	
17	Defendant.)	
18)	
19	FINDINGS OF FACT, CONCLUSION OF LAW AND ORDER		
20	Based upon the pending Stipulation	of counsel, and good cause appearing therefore, the	
21	Court finds that:		
22			
23	1. Assistant United States Attorney Kimberly Frayn is starting a trial that is anticipated		
24	to last the week of October 20, 2014. The government has been provided drafts of the Motions to		
25	Suppress by the Defendants and has requested additional time before the Defendants file said		
26	Motions, in order to provide the United States Attorney's office additional time to analyze the issue		
27	raised therein;		
28	Tanova morom,		
		4	

Case 2:14-cr-00249-APG-PAL Document 221 Filed 10/20/14 Page 5 of 5 2. The Government and the Defendants have no objection to the continuance; 3. All deadlines for responses and replies will remain as previously Ordered and the hearing date will also remain as previously scheduled. **ORDER** IT IS HEREBY ORDERED that the parties herein shall be have to and including October 27, 2014, to file any and all Motions to Suppress. IT IS FURTHER ORDERED that all other deadlines and hearing dates shall stand. DATED this 20 day of October , 2014. Submitted by: /s/ David Z. Chesnoff DAVID Z. CHESNOFF, ESQ. Attorney for Defendant, Wei Seng Phua